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## **EXTRAORDINARY ISSUE**

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#### PART--II-- Advertisements, Notices

# GOVERNMENT OF TRIPURA OFFICE OF THE COLLECTOR OF EXCISE DHALAI DISTRICT

F.13(220)/DM (D)/EX/NIT/2021-22/894-96

Dated, Agartala, the 20th January, 2022.

## NOTICE INVITING TENDER FOR THE SETTLEMENT OF RETAIL VEND OF CHAWMANU FOREIGN LIQUOR SHOP ( 2<sup>ND</sup> Call )UNDER DHALAI DISTRICT

It is hereby notified for general information that licence is proposed to be offered for retail vend of Chawmanu Foreign Liquor Shop (2nd Call )under Dhalai District through e-tender (https://tripuratenders.gov.in) method for the remaining part of the financial years 2021-22 & 2022-23 under the provisions of Rule 154 read with Rule 22 and Rule 29A of the Tripura Excise Rules, 1990 (as amended time to time).

- The sites for Chawmanu Foreign Liquor Shop shall be selected following the procedures laid down as per the provisions of Rule-26 of the Tripura Excise Rules, 1990 (as amended time to time).
- Intending tenderer shall submit e-tender addressed to the Collector of Excise, Dhalai
  District. The bids shall be uploaded/submitted by the bidders within 22 (Twenty two)
  days from the date of publication of e-tender. There would be two part of tender:-
- (i) Technical Part and (ii) Financial Part.
- 4. For Technical Part, the interested bidder should upload the following documents:-
  - (a) Self Photograph; (b) Copy of PAN Card; (c) Copy of AADHAR Card.
  - II. Copies of the duly authenticated Income Tax Return any of three preceding years and Professional Tax Clearance Certificate.
  - III. The tenderer shall declare that he/she has never been convicted by a criminal court for committing any non-bailable offence.
  - IV. Tenderer shall declare that he/she shall comply with the provisions of Tripura Excise Act. 1987 and Rule; Order, Notification; Executive Instruction etc. issued there under.
  - V. In case of existing licensee, tenderer shall declare that he/she is licensee but not in any arrears to the Government and his/her conduct has not been found to be unsatisfactory and that he/she has never been found guilty of any serious breach of conditions of license.
  - VI. The tenderer shall submit a declaration stating that he/she shall be bound to obey the direction of the Collector of Excise, Dhalai District in the arising circumstances of the disposal under Rule 153(2) of the Tripura Excise Rules, 1990. For this purpose, outgoing licensee will be allowed to transfer the left over stock of IMFL, Beer, Wine & RTD beverages etc. at the end of the terms to an incoming licensee (in accordance to the Tripura Excise Rules, 1990) on payment of the stock transfer fee to the Collector of Excise by the outgoing licensee @ Rs.10/- per case for IMFL and @ Rs.5/- per case for Beer, Wine & RTD beverages etc.

- VII. In respect of Financial Part, tenderer shall pay a Tender Fee of Rs.10, 000/ (Rupees ten thousand) only which is non-refundable and Earnest Money Deposit (EMD) of 5% of the MRF of Chawmanu Foreign Liquor Shop (which is refundable) along with the application to the Collector of Excise, Dhalai District through online mode in the payment Gateway integrated with the eprocurement portal (https://tripuratenders.gov.in).
- 5. The Collector of Excise, Dhalai District after receipt of the tenders shall open the Technical Bid first and examine the documents submitted by the tenderer in respect of Technical Bid. After evaluation of the Technical Bid, the Financial Bids of the technically qualified bidders shall be opened. The Quoted Bid submitted by the bidder must be above the Minimum reserve Fees (MRF).
- 6. Thereafter, the Collector of Excise, Dhalai District shall ask the highest bidder to show his/her premises within 02 (two) weeks time from the date of issuance of instruction of the Collector of Excise. In this case, the tenderer may propose not more than four premises against one particular shop. The area of the proposed premises should not be less than 100 square feet and the details of the location & description of the building (owned or hired) including all required document(s) of the building i.e. Khatian /Touzi/Registered sale deed. In case of hired building a no objection certificate from the owner of the building along with rental agreement and other supporting document(s) should be submitted by the bidder. The propose site should meet up the requirements prescribed under Rule, 26 of the Tripura Excise Rules, 1990 (as amended time to time). In case of fail to show the site by the highest bidder within stipulated period, the EMD deposited by him/her shall be forfeited.
- 7. Proposed premises as shown by the respective bidders shall be enquired by the Collector of Excise regarding its suitability as per Rule 26 of the Tripura Excise Rules, 1990 (as amended time to time). If the highest bidder fails to show suitable premises as per Rule 26 of the Tripura Excise Rules, 1990 (as amended time to time) ,then the 2<sup>nd</sup> highest bidder shall be asked to show suitable premises as per Rule 26 of the Tripura Excise Rules, 1990 (as amended time to time) subject to condition that if the Second Highest bidder is ready to pay the rate offered by the 1<sup>st</sup> highest bidder. In the same principle, offer will be extended to 3<sup>nd</sup> highest bidder, if 2<sup>nd</sup> highest bidder fails to show any suitable premises or not ready to pay the 1<sup>st</sup> highest rate subject to condition that the 3<sup>nd</sup> highest bidder will pay the rate of 1<sup>st</sup> highest bidder. However, in case of 3<sup>nd</sup> bidder fails or not fit into above principle subsequent bidders will be offered same opportunity. Failing of which, fresh tender will be floated by the Collector of Excise.
- 8. On receipt of the Government approval, the successful bidder shall be required to pay/deposit 20% of the tendered value as security/performance guarantee deposit in the form of Deposit-at-Call or Demand Draft or Bankers Cheque or Bank Guarantee either from State Bank of India or any Nationalized Banks or from TGB or TSCB or E-payment through Government portal to the Collector of Excise before issuance of license. The successful tenderer also require to deposit the license fees i.e. accepted tendered value on quarterly basis within the purview of Rule-155 of the Tripura Excise Rules, 1990 (as amended time to time) before issuance of license.
- Tender petition received without Tender fee and EMD shall not be entertained in any situation and summarily rejected on the spot.

- 10. No withdrawal of tender shall be made after opening of tender by any tenderer. In case of any kind of surrender/withdrawal of tender is made after opening of tender in such a case Earnest Money Deposit (EMD) as deposited by the tenderer at the time of submission of tender shall be forfeited by the Collector of Excise as per manner provided in the Finance Department's Memorandum No. F. 10(SAB 1)/FIN (EXPDT-1)/2019/956-1100 dated 17.08.2019.
- 11. After opening of financial bid, if the 1st highest bidder withdraws his/her bid, his/her EMD shall be forfeited and the 2nd highest bidder may be allowed the opportunity as per manner prescribed under Para-7. Same principle will be followed in case of 3rd and subsequent bidders, if second highest bidder doesn't intend to avail the opportunity.
- 12. The 1st highest and successful bidder shall be asked to deposit his/her requisite licence fee as determined by the Collector of Excise and 20% security deposit within 10(ten) days from date of receipt of deposit order in person. If 10th day falls on government holiday then next working day will be taken into consideration. If the 1st highest bidder after receipt of the deposit order not deposit the same within 10 (ten) days, EMD deposited by him/her will be forfeited then second highest bidder will be considered as successful bidder for allotment of the licensing unit provided the second bidder will pay the rate of 1st highest bidder. In the same principle offer will be extended to remaining subsequent successful bidder, if any. Failing of which, fresh e-tender will be floated by the Collector of Excise.
- 13. The security/performance guarantee deposit as submitted by the successful tenderer shall be adjusted during last part of the licensing period of the concerned shop except in case of Bank Guarantee. In case of the unsuccessful tenderer, the Earnest Money Deposit (EMD) as submitted will be returned immediately after completion of tender process.
- 14. The Chawmanu Foreign Liquor (non-functioning) Shop may be shifted/settled up to 3.0 KMs radius from the pre-existing location of the shop.
- 15. The successful tenderer shall have to deposit licence fee(s) and security/performance guarantee deposit before issuance of licence as determined and asked by the Collector of Excise, Dhalai District.
- 16. The licensee shall be required to obtain necessary liquor permit from the Collector of Excise, Dhalai District after fulfilling the requirements prescribed in the Tripura Excise Act, 1987 and Rules made there under.

 The Collector of Excise, Dhalai District reserves the right to accept or cancel any bid including the highest one without assigning any reason thereof.

### LIST OF PLACE

SL No	Name of the Foreign Liquor Shop	Location of the Shop	Proportionate MRF (Minimum Reserve Fee) FY 2021-22 (December, 2021 to March, 2022) and for the Financial Year 2022- 23.
01.	Chawmanu FL Shop	Chawmanu, LTV Sub- Division and the shop situated a distance of 220 metres in case of areas comprised in local bodies with a population not exceeding 20,000 people and 500 metres in case of all other areas from the outer edge of the National / State Highways or of a service lane along the Highways	Rs.44,94,000.00

Collector of Excise Dhalai District